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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	R	AT	TORNEY DOCKET NO.	
09/074,28	8 05/07/	98 POKORZYNSKI		Т	PRI01P-739	
- 000277		- IM62/0608	7	EXAMINER		
PRICE HENEVELD COOPER DEWITT & LITTON				JOHNSON, J		
695 KENMO	OR, S.E.			ART UNIT PAPER NUMBER		
P O BOX 2 GRAND RAP	567 IDS MI 495	01		1764	7	

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

	Application No. 09/074,288 Pokorzunski et								
Office Action Summary		LOKorz	MASKI	er al	<u>.</u>				
· · · · · · · · · · · · · · · · · · ·	Examiner		Group Art Unit						
	J. Johnson	<u> </u>	1764						
—The MAILING DATE of this communication appears	on the cover sheet be	eneath the co	rrespondence ad	ldress					
Period for Response	ال								
A SHORTENED STATUTORY PERIOD FOR RESPONSE IS SE MAILING DATE OF THIS COMMUNICATION.	TO EXPIRE THU	<u>LL</u> MONTH	H(S) FROM THE						
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.15 from the mailing date of this communication.</li> <li>If the period for response specified above is less than thirty (30) days, a</li> <li>If NO period for response is specified above, such period shall, by defau</li> <li>Failure to respond within the set or extended period for response will, by</li> </ul>	response within the statuto It, expire SIX (6) MONTHS	ry minimum of th from the mailing	irty (30) days will be o	considered time					
Status , ,	•								
Responsive to communication(s) filed on 4/10/2006	)								
X This action is FINAL.				•					
<ul> <li>Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935.</li> </ul>			the merits is clos	sed in					
Disposition of Claims									
		is/are n	ending in the appl	ication.					
Of the above claim(s) 1 - 3 3	is/are w	is/are withdrawn from consideration.							
□ Claim(e)	ic/aro a	llowed							
X Claim(s) 1-4 and 6-10	is/are re	ejected.							
Claim(s) 1-4 and 6-10	is/are o	is/are objected to.							
□ Claim(s)	are sub	are subject to restriction or election							
Application Papers		require	ment.						
☐ See the attached Notice of Draftsperson's Patent Drawing F	Review, PTO-948.								
☐ The proposed drawing correction, filed on is ☐ approved ☐ disapproved.									
☐ The drawing(s) filed on is/are objected to by the Examiner.									
☐ The specification is objected to by the Examiner.									
$\hfill\Box$ The oath or declaration is objected to by the Examiner.	•								
Priority under 35 U.S.C. § 119 (a)-(d)									
☐ Acknowledgment is made of a claim for foreign priority unde	er 35 U.S.C. § 11 9(a)-(	d).							
<ul> <li>□ All □ Some* □ None of the CERTIFIED copies of the received.</li> <li>□ received in Application No. (Series Code/Serial Number)</li> </ul>		·	·						
☐ received in this national stage application from the Intern	ational Bureau (PCT R	ule 1 7.2(a)).							
*Certified copies not received:			·						
Attachment(s)									
☐ Information Disclosure Statement(s), PTO-1449, Paper No(	s) 🗆 In	terview Summ	ary, PTO-413						
☐ Notice of References Cited, PTO-892	□N	□ Notice of Informal Patent Application, PTO-152							
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948	<b>-0</b>	ther		<u> </u>	_				
Office Action Summary									

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4 and 6-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Takeuchi et al.

Takeuchi et al, U.S. Patent 5,180,617, teach a vehicle interior finishing panel so constructed that a foam base material into which a mat-shaped fiber reinforcing materials is inserted is integrally molded on the back side of a facing material (column 2, lines 12-22). In one embodiment, the facing material is set in the lower mold element with its front side down. Next, the impregnated sheet material is set on the back side portion of the facing material. Then fiber reinforcing material is set on the facing material and the impregnated sheet material. Thereafter the molding material such as hard urethane foam is fed on the fiber reinforcing material and the upper mold element closed, and the mold is heated to foam the molding material to mold it into a given shape. (Column 5, lines 4-22). The fiber reinforcing material is made of glass fiber or the like (column 2, lines 25-31). The porous sheet material is composed of fiber glass, synthetic fiber or other porous foam materials and has permeability (column 3, lines 41-43). In another embodiment, the facing material is set in the lower mold element with its front side down. Next, the fiber reinforcing material is set on the facing material. Thereafter, the molding material such

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as hard urethane foam is fed onto the fiber reinforcing material, then the upper mold element is closed, and the mold is heated to foam the molding material. (Column 6, lines 1-11).

Applicant's arguments filed April 10, 2000 have been fully considered but they are not persuasive.

Applicants argue

that none of the references cited by the Examiner discloses or even suggests the structure and the essential features of the Claims as amended. (REMARKS, page 3).

Applicants' argument lacks merit.

Applicants' claims do not exclude the structure of Takeuchi et al wherein the trim piece contains a fiber reinforcing material and a porous sheet material; at least one of said fiber reinforcing material and porous sheet material is located "substantially at" the interior surface.

See, for example Figures 2 and 9 of Takeuchi et al.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

This application contains claims 11-33 drawn to an invention nonelected with traverse in Paper No. 3. A complete reply to the final rejection must include cancellation of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jerry D. Johnson whose telephone number is (703) 308-2515.

JERRY D. JOHNSON PRIMARY EXAMINER GROUP 1100

JDJ June 8, 2000